	(	Case 3:11-cr-00152 <sub>N</sub>	<u>-тъРосимен</u> , 453	TEGI	89597/29/140UR7	ag <del>e 1 of</del> 1	L_PageID 839	_
			OR THE NORTHER			, [	OPT TREATMENT CONTAINS	
			DALLAS			NON	THERN DISTRICT OF TEXAS FILED	
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UNITI	ED STA	TES OF AMERICA	§				IIII 0 0 001 1	
			<b>§</b> §	_			JUL 2 9 2014	
v.				C.	ASE NO.: 3:11-CR-	00152-L		
IACON	MATTE.	N NEFF (1)	§ §			CLE	RK, U.S. DISTRICT COURT	
JASUI	N ALLE.	N NEFF (1)	8			By_		
						L	Depuiy V	
			REPORT AND RE					
the Incomention are suprecommediding Unauth Retalia	ed befor dictment oned in R pported mend that g and Ab norized ating Aga offense b The de	e me pursuant to Fed. Re After cautioning and cule 11, I determined that by an independent basis at the plea of guilty be petting the Conspiracy to Access to Protected To ainst a Witness, Victim, by the district judge, fendant is currently in cut of fendant must be ordered cing evidence that the determined to the constant of the con	c. Crim.P. 11, and hat examining JASON at the guilty plea was in fact containing accepted, and that Jaco Use Access Device Telecommunications or an Informant, and sustody and should be detained pursuant to	s enter ALLI know each ASO ces to Company have	ered a plea of guilty EN NEFF under or wledgeable and volu of the essential ele N ALLEN NEFF b Modify Telecomm puters; and 18 U. sentence imposed a red to remain in cust U.S.C. § 3143(a)(1)	to Count(enth concernation and ements of endjudged unications S.C. § 15 accordingly and the condent of the condent of the country and the condent of the con	3d 261 (5th Cir. 1997), has s) Counts One and Two of ning each of the subjects that the offense(s) charged such offense. I therefore d guilty of 18 U.S.C. § 2, Instruments and to Make \$13(b)(2), Obstruction by a. After being found guilty be Court finds by clear and experson or the community	
		The Government does The defendant has been I find by clear and con other person or the con	n compliant with the nvincing evidence th	at the	e defendant is not li	kely to fle	ee or pose a danger to any er § 3142(b) or (c).	
		The Government oppose The defendant has not If the Court accepts t Government.	been compliant with				aring upon motion of the	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.							
Date:	24th da	ny of tune 2014			UNITED STATES	MAGISTR	ATE JUDGE	

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).